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To:	Examiner Jesse A. Fenty Group Art Unit 28 I 5	From:	Dan C. Hu	
Company:	USPTO	Dates	August 18, 2003	
Fax:	(703) 746-3892	Pages:	IO (including coversheet)	
Your Re:	SN 10/059,727	Our Re:	MCT.0004CTUS (97- 0903.02)	

Attorney Docket No.: MCT.0004C1US

DCH/dlt

Date: August 18, 2003

The Patent and Trademark Office date stamp sets forth the receipt date of the following documents in the below referenced patent application identified as follows:

Applicant(s): LUAN TRAN, D. MARK DURCAN, TYLER A. LOWREY, ROB B. KERR AND

KRIS K. BRÓWN

Serial No.:

10/059,727 January 29, 2002

Filing Date: Title:

MEMORY CELL ARRAYS

1. Reply to Office Action Mailed June 18, 2003

2. Terminal Disclaimer to Obviate a Double Patenting Rejection Over a Prior Patent

FAX RECEIVED

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	A Double or Patent M	Docket No. MCT.0004C1US (97-0903.02)	
In Re Application Of: I	uan Tran Et Al.		
Serial No. 10/059,727	Filing Date January 29, 2002	Examiner Jesse A. Fenty	Group Art Unit 2815
Invention: Memory Ce	ll Arrays	RECEIVED	TERMINAL DISCLAIMER APPROVED SEP 1-7-2003
Owner of Record: Micr	on Technology, Inc.	OFFICE OF THE SPECIA PROGRAMS EXAMINES	-
provided below, the termina the expiration date of the indisclalmer, of prior Patent N 2003 BENEARC CARDING OF THE INCOME. In making the aboapplication that would exten patent, as presently shorter held unenforceable, is found under 37 C.F.R. 1.321, has the expiration of its full statu. Check either box 1 1. For submissions of undersigned is empowered to the information and belief are by statements and the like so States Code and that such w 2.	al part of the statutory term of any full statutory term defined in 35 to. 6.410,948. The owner had diffined period that it and that application and is binding upon ove disclaimer, the owner does not the expiration date of the full ned by any terminal disclaimer, in dinvalid by a court of competent all claims cancelled by a reexample tory term as presently shortened in the period of the organization (e.g. to act on behalf of the organization had all statements made herein the lelleved to be true; and further the made are punishable by fine or willful false statements may jeopar an attorney of record.	corporation, partnership, university	on, which would extend beyon- ntly shortened by any terminal on the Instant application sha This agreement runs with an ans. patent granted on the instan 154 to 156 and 173 of the prior to pay a maintenance fee, is whole or terminally disclaimed any manner terminated prior to that all statements made on the knowledge that willful false 1001 of Title 18 of the United or patent issued thereon.